

Regulatory Affairs, 725 17th Street NW., Washington, DC 20503.

Dated: July 10, 1995.

**Richard Westlund,**

*Acting Director, Regulatory Information Division.*

[FR Doc. 95-17478 Filed 7-14-95; 8:45 am]

BILLING CODE 6560-50-M

[FRL-5259-5]

### **Fuels and Fuel Additives; Grant of Waiver Application**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice.

**SUMMARY:** On July 13, 1994, I issued a decision denying the November 30, 1993 application of the Ethyl Corporation ("Ethyl") for a fuel additive waiver under Clean Air Act section 211(f)(4), 42 U.S.C. 7545(f)(4), to permit sale of HiTEC 3000, a fuel additive product containing methylcyclopentadienyl manganese tricarbonyl ("MMT"), for use in unleaded gasoline. 59 FR 42227 (August 17, 1994). In that decision, I found that Ethyl had demonstrated as required by Section 211(f)(4) that MMT would not "cause or contribute to a failure of any emission control device or system" in a vehicle to achieve compliance with the emission standards for which the vehicle has been certified. I also decided that the waiver application should nonetheless be denied because of my conclusion that there is a reasonable basis for concern regarding the potential adverse effects on public health which could result from the emissions of manganese particulates associated with MMT use.

On April 14, 1995, the United States Court of Appeals for the District of Columbia Circuit issued a decision in *Ethyl Corporation v. EPA*, No. 94-1505 (D.C. Cir.). In that decision, the Court held that Section 211(f)(4) does not afford me the discretion to consider factors other than the mandatory "cause or contribute" determination in deciding whether to issue a fuel additive waiver for HiTEC 3000. Based on this conclusion, the Court has instructed me to "grant Ethyl's request for a waiver." Accordingly, pursuant to the mandate of the Court, effective today I am granting Ethyl's November 30, 1993 application for a fuel additive waiver for HiTEC 3000.

**EFFECTIVE DATE:** The effective date July 11, 1995.

**FOR FURTHER INFORMATION CONTACT:** Joseph R. Sopata, Chemist, Field Operations and Support Division

(6406J), U.S. Environmental Protection Agency, 401 M Street, S.W., Washington, D.C. 20460, (202) 233-9034.

Dated: July 11, 1995.

**Carol M. Browner,**

*Administrator.*

[FR Doc. 95-17476 Filed 7-14-95; 8:45 am]

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[FRL-5259-4]

### **Marsh Management Subcommittee; Public Meeting**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice of meeting.

**SUMMARY:** Pursuant to the Federal Advisory Committee Act, Public Law 92-463, notice is hereby given of a two day meeting for the Marsh Management Subcommittee under the Ecosystem Sustainable Economies Committee of the National Advisory Council for Environmental Policy and Technology (NACEPT). The purpose of this subcommittee is to convene a consensus process among stakeholders in coastal Louisiana related to marsh management practices.

**DATES:** The Subcommittee will meet on August 2-3, 1995. The Subcommittee will meet on August 2 at 10 a.m. to 5 p.m. and on August 3, 1995 from 10 a.m. to 3 p.m.

**ADDRESSES:** Corps of Engineers New Orleans District Office located the Foot of Prytania, 7400 Leake Avenue, New Orleans, LA 70118. The meeting is open to the public, with limited seating on a first-come-first-served basis.

Anyone wishing to make oral presentations should contact Connie Cahanap by 4 pm Monday, July 24, 1995. The request should identify the name of the individual who will make the presentation and an outline of the issues to be addressed. Due to the time constraints, oral presentations will be strictly limited to three minutes and slots are limited. Available time slots will be allocated on a first-come, first served basis to those scheduling a presentation in advance. Written comments will be accepted at any time prior to the meeting.

**FOR FURTHER INFORMATION CONTACT:** Connie Cahanap, Wetlands Division, OWOW, Mail Code 4502F, US Environmental Protection Agency, Washington, DC 20460, (202) 260-6531.

Dated: July 10, 1995.

**Robert H. Wayland III,**

*Director, Office of Wetlands, Oceans and Watersheds.*

[FR Doc. 95-17480 Filed 7-14-95; 8:45 am]

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[OPPTS-140230; FRL-4933-3]

### **TSCA Confidential Business Information; Revised Security Manual; Notice of Availability**

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Notice.

**SUMMARY:** EPA has adopted revisions to its procedures for handling confidential business information (CBI) under the Toxic Substances Control Act (TSCA). These revised procedures are set forth in a new TSCA CBI security manual for Federal employees and contractors, the availability of which is announced by this notice.

**DATES:** The requirements of the manual are effective July 17, 1995.

**ADDRESSES:** Copies of the revised manual are available from: The National Technical Information Service (NTIS), 5285 Port Royal Road, Springfield, VA 22161, Telephone: (703) 487-4650 or (800) 553-NTIS.

**FOR FURTHER INFORMATION CONTACT:** Susan B. Hazen, Director, TSCA Environmental Assistance Division (7408), Office of Pollution Prevention and Toxics, Environmental Protection Agency, Rm. E-545, 401 M St., SW., Washington, DC 20460, (202) 554-1404, TDD: (202) 554-0551, e-mail: TSCA-Hotline@epamail.epa.gov.

**SUPPLEMENTARY INFORMATION:** EPA is issuing this notice to announce the revised TSCA security manual for Federal employees and contractors. The revised *TSCA Confidential Business Information Security Manual* supersedes the previous edition of the *TSCA Confidential Business Information Security Manual*. The revised manual includes changes and refinements in existing procedures developed since the publication of the previous manual.

Several changes to the manual have been made as a result of EPA's continuing efforts to improve the procedures for handling TSCA CBI. None of these changes reduce the level of protection afforded TSCA CBI.

Changes and clarifications include: (1) The transfer to the Office of Program Management and Evaluation from the Information Management Division of the duty of investigating and addressing

alleged TSCA security infractions, and (2) amending TSCA manual security procedures to achieve consistency with applicable TSCA regulations. These and other changes are designed to improve security for TSCA CBI while recognizing EPA's need to work with such TSCA CBI to perform the Agency's statutory duties. The Agency's policy on revisions to TSCA CBI security manuals was announced in the **Federal Register** of November 14, 1985 (50 FR 47108). EPA is publishing this notice in accordance with the requirements of that policy.

EPA is printing and distributing copies of the revised manual to affected EPA offices. The provisions of the revised manual are effective July 17, 1995. Copies of the revised manual are available to the public by contacting NTIS at the address or telephone number listed under the **ADDRESSES** unit of this document.

#### List of Subjects

Environmental protection.

Dated: June 8, 1995.

**William H. Sanders III,**

*Director, Office of Pollution Prevention and Toxics.*

[FR Doc. 95-17473 Filed 7-14-95; 8:45 am]

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## FARM CREDIT ADMINISTRATION

### Proposed Related Services; Real Estate Brokerage, Farm Management, and Mineral Management

**AGENCY:** Farm Credit Administration.

**ACTION:** Notice; request for public comment.

**SUMMARY:** The Farm Credit Administration (FCA or Agency), by the Farm Credit Administration Board (Board), requests public comment on an inquiry by a Farm Credit System (System or FCS) institution for approval to offer Real Estate Brokerage, Farm Management, and Mineral Management service programs as authorized "Related Services." The requested services are being published for a 60-day public comment period prior to the FCA acting on a request to offer such services.

**DATES:** Comments must be submitted to the FCA within September 15, 1995.

**ADDRESSES:** Comments should be mailed or delivered (in triplicate) to Patricia W. DiMuzio, Associate Director, Regulation Development, Office of Examination, Farm Credit Administration.

#### FOR FURTHER INFORMATION CONTACT:

Linda C. Sherman, Policy Analyst,  
Regulation Development, Office of

Examination, Farm Credit Administration, McLean, VA 22102-5090, (703) 883-4498, TDD (703) 883-4444,

or

Gary K. Van Meter, Senior Attorney, Administrative Law and Enforcement Division, Office of General Counsel, Farm Credit Administration, McLean, VA 22102-5090, (703) 883-4020, TDD (703) 883-4444.

**SUPPLEMENTARY INFORMATION:** On June 15, 1995, the FCA Board voted to adopt final regulations on related services at 12 CFR part 618. (See 60 FR 34090, June 30, 1995.) Under title I, section 1.12; title II, sections 2.5 and 2.12 (15); and title III, section 3.7 of the Farm Credit Act of 1971, as amended (the Act), the FCA is responsible for promulgating regulations governing the offering and administering of technical assistance, financial assistance, and financially related services (hereinafter referred to as "related services") by System banks and associations. The statute authorizes System institutions to provide financial and technical assistance to borrowers, applicants, and members and make available to them related services appropriate to their on-farm, aquatic and cooperative operations under regulations prescribed by the FCA.

Related service, as defined in § 618.8000(c) (see 60 FR 34090, June 30, 1995), means "any service or activity provided by a System bank or association that is appropriate to the recipient's on-farm, aquatic, or cooperative operations, including control of related financial matters." The FCA notes that, should the requested service be authorized, farm-related businesses or persons eligible for rural housing loans would not be eligible unless they otherwise satisfy the eligibility criteria for related services in § 618.8005.

The revised regulation at § 618.8000 requires a prior determination that any new services, not previously authorized and placed on the Related Services List (RS List), are legally authorized and do not present excessive risk to the requesting institution or the System as a whole. In order to evaluate safety and soundness risks, the submitting institution must be specific in its request as to what types of services will be provided and, if necessary, what controls would be appropriate to address potential risks.

The following services would be provided to persons eligible to receive such services from the Farm Credit System under § 618.8005:

*Real Estate Brokerage Services:* The applicant would offer real estate

brokerage services to buyers or sellers (or both parties) of agricultural property. Commissions on sales transactions of property would be competitive with other brokerage services in the service territory. Key factors of the program would include the following: Location of sales professionals throughout proposed service territory; national and regional advertising; complete auction services; large network of qualified buyers; recommended pricing strategies for clients; prompt and efficient sales closings; and suggestions for assistance with financial structuring for purchasers.

*Farm Management Services:* Regional teams of professionals familiar with the market would provide a full complement of farm land services to all types of agricultural land owners in the service territory, subject to eligibility constraints. Farm management includes defining ownership goals, identifying problems, analyzing alternatives and making recommendations for achieving business goals. Farm managers would present the customer with a full spectrum of lease or custom farming alternatives and help the owner decide how to ultimately get the best return on the owner's assets. Key factors of the service would include developing a comprehensive farm operating plan, securing operators/renters and negotiating leases, providing property reporting including annual budgets and projections, periodic inspections of crop programs and conservation measures, analysis of government programs, formulation and implementation of capital improvement and repairs, and handling commodity sales.

*Mineral Management Services:* The applicant would provide professional mineral management services to eligible customers. Marketing techniques would be utilized to maximize lease bonuses and assure that energy companies are aware of the clients' unleased/available mineral acreage. Key factors of the service include supervision and management of mineral assets, collection and processing of revenue from producing assets, property evaluation, unitization, review and payment of taxes, review and tracking of authorizations for expenses, lease evaluation and negotiation, lease payment record maintenance, review of lease and other mineral-related agreements, processing division orders and assignments, and regular property reviews for each account.

Because of the complex nature of these proposed services, the FCA solicits public comment prior to acting on the request, in accordance with the guidelines recently adopted in